

sufficient remaining for the payment of his debts; or, 4th, that he has disposed of his property (in whole or part) with intent to defraud his creditors; or, 5th, that the defendant is about to dispose of his property with intent to defraud his creditors; or, 6th, that he has absconded, so that the ordinary process cannot be served upon him; or, 7th, that he is about to remove permanently out of the county, and has property therein not exempt from execution, with which he refuses to pay or secure the debt due the plaintiff; or, 8th, that he is about to remove permanently out of the State, and refuses to pay or secure the debt due the plaintiff.

Contemplated disposal of property with fraudulent intent.

SEC. 2. That the word "county" in the third line of section 3177 of said chapter be repealed, and the word "circuit" be enacted and inserted in lieu thereof, and that there be added, to the end of said section 3177, the words following, to-wit: "and circuit court."

Rev.: §3177.

Circuit court given jurisdiction

SEC. 3. This act shall take effect and be in force from and after its publication in the Iowa State Register and the Iowa evening Statesman, papers published in Des Moines, Iowa.

Taking effect.

Approved, April 15, 1870.

I hereby certify that the foregoing act was published in *The Des Moines Daily Statesman*, April 26, and the *Daily Iowa State Register*, April 28, 1870.

ED WRIGHT, *Secretary of State*.

CHAPTER 162.

INDEPENDENT DISTRICT OF KIRKVILLE.

AN ACT to Legalize the Acts of the Independent District of Kirkville, Wapello County, Iowa. APRIL 15.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That all tax-levies for school-house fund and the election of directors and officers of the school-board of the independent district of Kirkville, Wapello county, Iowa, for the year 1870, is [are] hereby legalized and made valid, the same as if the proceedings had all been conducted according to law.

Tax-levies and election legalized

SEC. 2. That this act take effect and be in force from and after its publication in the Iowa State Register and

Taking effect.

the Ottumwa Courier, the publication to be made without expense to the State.

Approved, April 15, 1870.

I hereby certify that the foregoing act was published in the *Daily Iowa State Register*, April 28, and the *Ottumwa Courier* *

ED WRIGHT, *Secretary of State.*

CHAPTER 163.

AN INDEPENDENT DISTRICT IN PAGE AND TAYLOR COUNTIES.

APRIL 15.

AN ACT to Legalize the Organization of an Independent School-District from Portions of Page and Taylor Counties.

Preamble.

WHEREAS, On the 8th day of April, A. D. 1867, an independent school-district was organized out of sub-district number one, in Nebraska township, Page county, Iowa, and from contiguous territory, to-wit: the west $\frac{3}{4}$ of section 18, west $\frac{3}{4}$ of section 19, and west $\frac{3}{4}$ of south $\frac{1}{2}$ of section 7, situated in Dallas township, in Taylor county; and,

WHEREAS, The county officers of the said counties of Page and Taylor have recognized the legality of said organization by the levy of and partial collection of taxes for school purposes upon and from the citizens thereof; and

WHEREAS, The said citizens have, during the time that has elapsed since the organization of said independent district, enjoyed the benefit and privilege thereof; [therefore,]

Organization legalized.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That the organization of said independent school-district, as herein set forth, is hereby legalized and made binding.

Taking effect.

SEC. 2. This act to take effect and be in force from and after its publication in the *Page County Herald* and *Page County Democrat*, papers published at Clarinda, Iowa, without expense to the State.

Approved, April 15, 1870.

I hereby certify that the foregoing act was published in *The Page County Herald* April 28, and in *The Page County Democrat* *

ED WRIGHT, *Secretary of State.*

*See Addenda.